

FW: Elgin Community College (UNCLASSIFIED)

1 message

Machalek, **Mike J LRC** <Mike.J.Machalek@usace.army.mil>
To: "Shawn_Cirton@fws.gov" <Shawn_Cirton@fws.gov>

Mon, Feb 11, 2013 at 12:13 PM

Classification: UNCLASSIFIED

Caveats: NONE

FYI, Dave is still going for mostly on-site mitigation.

----Original Message----

From: Schulenberg.David@epamail.epa.gov [mailto:Schulenberg.David@epamail.epa.gov]

Sent: Wednesday, February 06, 2013 1:55 PM

To: Palermo.Mark@epamail.epa.gov; Machalek, Mike J LRC

Subject: Fw: Elgin Community College

Mark:

Here are some revisions to the 309(a) Order on Consent, based on my discussions with the Corps and USFWS. The revisions are to be cut-and-pasted" into Paragraph B4.

(See attached file: Revisions to I-R.docx)(See attached file: Ratio Table.pdf)

The amount of acres identified on-site encompasses both enhancement and creation, as previously discussed. Still don't know if ECC is going to consider this. Based on my discussion with the Corps, the acres on-site are not a 1:1 type of ratio. At best, the Corps seems to think they can credit ECC with 30 percent for each on-site acre restored (enhanced/created). This seems in line with the Corps ratio table, above, used to determine banking type credits. Again, we can discuss this further tomorrow.

The Corps provided an additional recommendation for off-site mitigation, located at a site in Harvard, Illinois. (See attached file: Mitigation Site-Harvard.jpg)

We can discuss this site tomorrow. ECC may want to look at this site, if they are having trouble finding a bank.

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